1 2 3 4 5 6 7 8 9	Donald J. Enright (admitted pro hac vice) Email: denright@zlk.com LEVI & KORSINSKY, LLP 1101 30th St., NW, Ste. 115 Washington, DC 20007 Telephone: (202) 524-4292 Facsimile: (212) 363-7171 Eduard Korsinsky (to be admitted pro hac vice) Email: ek@zlk.com LEVI & KORSINSKY, LLP 55 Broadway, 10th Floor New York, NY 10006 Telephone: (212) 363-7500 Facsimile: (212) 636-7171 Attorneys for Plaintiffs Jon Holland, Astley Davy, and the Class	
11	UNITED STATES D	ISTRICT COURT
12	FOR THE NORTHERN DIS	
13	OAKLAND	
14		Case No. 4:18-cv-00671-JSW
15	JON HOLLAND and ASTLEY DAVY, Individually and on Behalf of All Others Similarly	Case No. 4:18-cv-000/1-JSW
16	Situated,	CLASS ACTION
17	Plaintiffs,	
18	v.	[PROPOSED] FINAL JUDGMENT
19	PARAGON COIN, INC., JESSICA VERSTEEG, EGOR LAVROV, BLACK RABBIT	Judge: Hon. Jeffrey S. White Crtrm.: 5, 2nd Floor
20	HOLDINGS, EUGENE "CHUCK" BOGORAD, ALEX EMELICHEV, GARETH RHODES, VADYM KURYLOVICH, AND JAYCEON	
21	TERRELL TAYLOR A/K/A/ "THE GAME",	
22	Defendants.	
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		Case No. 4:18-cv-00671-JSW
	[PROPOSED] FINA	AL JUDGMENT

Upon consideration of the evidence and arguments submitted by Lead Plaintiff Jon Holland and Plaintiff Astley Davy in their Motions for Default Judgment (Dkt Nos. 172, 189), and this Court's Orders Granting Plaintiffs' Motions for Default Judgment (Dkt. Nos. 185, 190), and Plaintiffs' Motion for Final Judgment and all arguments and authorities cited therein, it is hereby:

ORDERED, that final judgment is entered against Defendants Paragon Coin Inc., Jessica VerSteeg, Egor Lavrov, Eugene "Chuck" Bogorad, Alex Emelichev, Gareth Rhodes, and Jayceon Terrell Taylor A/K/A/ "The Game" (the "Defaulting Defendants").

ORDERED, that, pursuant to Sections 12(a)(1-2) and 15(a) of the Securities Act of 1933 (15 U.S.C. 77l(a) & 77o(a)), the Court has ordered that each of the Defaulting Defendants shall be jointly and severally liable to Plaintiffs and the Class for damages in the amount of \$12,066,000 (the "Damages Figure");

ORDERED that, including pre-judgment interest per 28 U.S. § 1961, the total figure for which the Defaulting Defendants are liable is \$12,101,768.10 (the "Total Damages Figure"), plus post-judgment interest at the rate of 0.08% per annum, computed daily from today's date to the date of payment and compounded annually, along with costs;

ORDERED, that Final Judgment is hereby entered against the Defaulting Defendants on a joint-and-several basis in the amount of the Total Damages Figure, \$12,101,768.10 plus post-judgment interest;

ORDERED, that as damages here are for a "sum certain," pursuant to Rule 58(a) and Rule 58(b)(1)(B) of the Federal Rules of Civil Procedure, the Clerk of the Court is to enter the Form AO 450 for the Total Damages Figure; \$12,101,768.10;

ORDERED, that pursuant to Rule 23(h)(1) of the Federal Rules of Civil Procedure, Lead Counsel are to file their motion for attorney's fees and expenses contemporaneously with any future request to distribute recovered funds from the Total Damages Figure to the Class; and

ORDERED that, for purposes of Rule 4(a)(1)(A) and Rule 4(a)(7)(A)(ii) of the Federal Rules of Appellate Procedure, Judgment will be deemed entered for purposes of any notice of appeal from when this Final Judgment is entered on a Form AO 450, per Rule 58 of the Federal Rules of Civil Procedure.

L	IT IS SO ORDERED		
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	Dated:		
	Honorable Jeffrey S. White		
	United States District Judge		
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	3 [PROPOSED] FINAL JUDGMENT		